

FILE STAMP

DEC 28 199Z

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SUPERIOR COURT O	F CALIFORI	NIA, COUNTY OF	ES 11. DEMPSEY, CLERK LOS ANGELES
hurch of Scientolog	u_		SERVELLES DEPUTY
		BC 0523	95
	Plaintiff(s),		
Serald armstrong	Defendant(s).	STATUS CON	NFERENCE ORDER
	NATURE (	OF CASE	2/92
☐ SLIP AND FALL ☐ LEGAL M ☐ PREMISES LIABILITY ☐ ASSAUL	Ate box.) L MALPRACTICE MALPRACTICE T AND BATTERY CT'S LIABILITY	BAD FAITH WRONGFUL TERMINATION BUSINESS LITIGATION BREACH OF CONTRACT BREACH OF LEASE	COLLECTION DECLARATORY RELIEF OTHER COMPLAINT FILED:
with the box checked are applicable):			
1. ARBITRATION:  The court finds that this case has will not exceed \$50,000. The c §1441.11). The arbitration shall for  without prior court order. In the c to submit to the Court in writing to the Municipal Court. The partischeduled above.	be concluded by in this departme event arbitration aw their respective po	nt. There will be no extervard to plaintiff is less than sesitions concerning whether	. Further status conference se sion or change of these dates \$25,000, the parties are directed this case should be transferred
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	4.	LAW AND MOTION:				
		the law and motion matters listed below remain to be resolved. Each motion shall be noticed for a hearing to be held not later than				
		a				
		b				
	5,	DISCOVERY:				
		All discovery is to be completed by				
	6.	EXPERT WITNESSES:				
		a. No experts will be called.				
		b. Demand for exchange per CCP §2034 is deemed made this date.				
		Exchange shall be by and all expert deposition shall be completed by days before Final Status Conference.				
	7.	7. FICTITIOUS PARTIES/DEFAULTING PARTIES: Plaintiff represents that this action is at issue as to all defendants against whom plaintiff intends to proceed As of the date of this order, all Doe defendants and all named defendants who have not been defaulted or who have not yet appeared are dismissed.				
		Cross-complainant represents that this action is at issue as to all defendants against whom cross-complainant intends to proceed. As of the date of this order, all Doe cross-defendants and all named cross-defendants who have not been defaulted or who have not yet appeared are dismissed.				
	8	SETTLEMENT: The court orders counsel confer re settlement and to report the status of such efforts by				
		A Final/Partner Status conference is set for Date:  ALL TRIAL ATTORNEYS MUST APPEAR AT FINAL STATUS CONFERENCE.  Time:  **Time: **Time				
	10	The parties stipulate to waive the provisions of Sections 1307.4, 1307.5 and 1307.5.1 of the "Trial Court Delay Reduction Rules" and agree that trial preparation and the final status conference shall proceed at the discretion of the court after conferring with counsel.				
	11	. MANDATORY SETTLEMENT CONFERENCE:  A Manufacture Conference (MSC) is set for the set of				
		A Mandatory Settlement Conference (MSC) is set for, at, at, at no partment, at, at no partment, at, at				
	12	2. JURY/N <del>ON-JURY:</del> Jury is waived. Jury is demanded by who shall be responsible for posting jury fees by				
X	1:	3. TRIAL DATE: 230				
V		This case is set for trial on at at a.m.  Trial estimate days.				

	14.	FINDIN	NGS:
		The Co	ourt finds the following:
		☐ a.	FAILURE TO GIVE NOTICE: failed to give notice of this Status Conference, as required by an order or the rules of the Court.
		☐ b.	FAILURE TO APPEAR: failed to appear at this Status Conference, after either having received proper notice or having previously waived formal notice.
		О с.	FAILURE TO FILE REQUIRED DOCUMENTS: failed to timely file and serve the following fully complete document(s), as required by an order or the rules of the Court.
	15.		ant to CCP 177.5, 128, 128.5, 583.410, CRC 227, and LASC Rule 1310, the Court orders as follows:
			TO THE COUNTY: is ordered to pay \$ to the Clerk of the Court within 10 days.
			TO THE OTHER PARTY(IES): is ordered to pay to within 30 days, as reasonable attorney's fees and costs.
		<b>□</b> b.	DISMISSAL/ENTRY OF DEFAULT:  The Complaint/Cross-Complaint of is ordered dismissed this date.
			The Answer of defendant/cross-defendant is ordered stricken this date, and the default of said party is ordered entered this date.
			Plaintiff(s)/Cross-complainant must obtain a default judgment within days from the date of this order.
	16.		DISPOSITION—CASE SETTLED: smissal(s)/Judgment must be entered on or before
		☐ Co	ounsel for shall file a statement pursuant to CRC 225 within days.
	17.	OTHE	R ORDERS:
K	18	NOTIC	CE: vived to be given by
Da	ted:	,	DEC 28 1992  DEC 28 1992  DEC 28 1992
			JUDGE OF THE SUPERIOR COURT